

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/659,410	09/10/2003	Gus E. Krause	TA-00709	4644
James E. Bradley BRACEWELL & PATTERSON, L.L.P. P.O. Box 61389			EXAMINER ADDISU, SARA	
			ADDISO, SAKA	
Houston, TX 77208-1389		•	ART UNIT	PAPER NUMBER
			3722	
		•		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		01/22/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Application No.	Applicant(s)	
Office Action Summary		10/659,410	KRAUSE ET AL.	
		Examiner	Art Unit	
		Sara Addisu	3722	
The Period for Re	MAILING DATE of this communication a	ppears on the cover sheet with the	correspondence address	
A SHORTI WHICHEV - Extensions of after SIX (6) - If NO period - Failure to re Any reply re	ENED STATUTORY PERIOD FOR REF 'ER IS LONGER, FROM THE MAILING of time may be available under the provisions of 37 CFR MONTHS from the mailing date of this communication. for reply is specified above, the maximum statutory perion ply within the set or extended period for reply will, by state ceived by the Office later than three months after the ma nt term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be tile of will apply and will expire SIX (6) MONTHS from tute, cause the application to become ABANDONE	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).	
Status				
2a)☐ This 3)☐ Sinc	ponsive to communication(s) filed on <u>29</u> action is FINAL . 2b)⊠ Ti e this application is in condition for allow ed in accordance with the practice unde	his action is non-final. vance except for formal matters, pr		
Disposition o	f Claims			
4a) C 5)∭ Claii 6)⊠ Claii 7)∭ Claii	m(s) <u>10-21</u> is/are pending in the application of the above claim(s) is/are withd m(s) is/are allowed. m(s) <u>10-21</u> is/are rejected. m(s) is/are objected to. m(s) are subject to restriction and	rawn from consideration.		
Application P	apers			
10)∭ The ∈ Appl Repl	specification is objected to by the Examidrawing(s) filed on is/are: a) a icant may not request that any objection to the acement drawing sheet(s) including the corroath or declaration is objected to by the	ccepted or b) objected to by the he drawing(s) be held in abeyance. Se ection is required if the drawing(s) is objected to by the	ee 37 CFR 1.85(a). Djected to. See 37 CFR 1.121(d).	
Priority unde	r 35 U.S.C. § 119			
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 				
2) Notice of D 3) Information	References Cited (PTO-892) Draftsperson's Patent Drawing Review (PTO-948) Disclosure Statement(s) (PTO/SB/08)	4) Interview Summar Paper No(s)/Mail D 5) Notice of Informal	Date	
Paper No(s)/Mail Date 6) Other:				

DETAILED ACTION

This Office Action is in response to the amendment filed 6/29/06. Claim 22 has been cancelled. Currently, claims 1-21 are pending in this application.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
 - Claims 1-5 and 10-20 are rejected under 35 U.S.C. 102(b) as being anticipated by Weigel (USP 4,594,030).

WEIGEL teaches a drill having a tubular outer housing (14) having a bore extending along a longitudinal axis, a tubular inner housing (56), a pneumatic motor assembly (24) having a chuck adapted to receive a bit (11) for rotation ('030, figure 4). WEIGEL also teaches an annular feed piston (32) connected to the inner housing and located in an annular feed chamber (38) ('030, figure 4 and col. 7, lines 41-46). Examiner points out that in the axial direction, chamber (38) is located between the inner housing (56) and radially extending end face (i.e the aft end) of outer housing (14). Regarding claims 2, 3 and 11, WEIGEL teaches annular chamber (36) that is sealed by ring seal (42) located between the inner housing (56) and radially extending end face

(i.e. the aft end) of outer housing (14) (in the axial direction) and having an orifice (387) and a fluid flow restrictor (FC) ('030, figure 11 and col. 28, lines 33-45). WEIGEL also teaches a bypass passage ('030, col. 23, lines 58-61). Regarding claim 4, WEIGEL teaches the feed piston (32) being co-axial with the longitudinal axis. Regarding claims 5 and 12, WEIGEL teaches retract chamber (38) and piston rod (46) being mounted to the inner housing (56) by screwing it into the aft end of the housing (56) which is part of the motor assembly (24) ('030, col. 7, lines 51+). Regarding claim 10, WEIGEL teaches retract valve (V8), a rod (62) and contact plate (65) ('030, figure 4 and col. 8, lines 1-20).

✓ Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
 - Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Weigel (USP 4,594,030), in view of Eckman (USP 5,149,232).

WEIGEL teaches a drill having a tubular outer housing, a tubular inner housing, a pneumatic motor assembly, a chuck and a feed psiton, as set forth in the above rejection.

However, WEIGEL fails to teach a sensor assembly that provides a signal.

Art Unit: 3722

ECKMAN teaches a pneumatic drill having an air cylinder for retracting and extending the drill bit to the workpiece. ECKMAN also teaches an adjustable by-pass or restriction that controls the rate of advancement toward the workpiece ('232, col. 2, 2nd paragraph). Furthermore, ECKMAN teaches retract and extending positions being detected by sensor (208).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to incorporate a sensory assembly to WEIGEL's invention, as taught by ECKMAN for the purpose of increasing accuracy and tool life.

 Claims 8, 9 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Weigel (USP 4,594,030), in view of Eckman (USP 5,149,232) and further in view of Frederick (USP 6,788,997).

The modified device of WEIGEL teaches a drill having a sensor assembly that provides a signal, as set forth in the above rejection. Furthermore, ECKMAN teaches a preferred control system comprising a drilling mode sensor, a retracted position sensor, a timer, and end of hole sensor, and a drive train control. The control system could be pneumatic components, analog electrical circuit components or digital control components ('232, Col. 7, lines 47-56).

However, the modified device of WEIGEL fails to teach a resilient dome member and electrical contacts being engaged by the dome member.

FREDERICK teaches electrical sensor means are supported by and electrically connected to circuit board, the sensor means generating signals indicative of the placement of an object onto and the removal of an object from the object a support member (136). FREDERICK also teaches the sensor means comprising one or more discrete force actuatable switches (160) such as snap-type internally resilient dome switches.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to utilize resilient dome switch, as taught by FREDERICK because ECKMAN teaches the control system could be analog electrical circuit ('232, Col. 7, lines 47-56).

Response to Arguments

Applicant's arguments with respect to claims 1-21 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sara Addisu at (571) 272-6082. The examiner can normally be reached on 8:30 am - 5 PM.

Application/Control Number: 10/659,410

Art Unit: 3722

Page 6

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Monica Carter can be reached on (571) 272-4475. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sara Addisu (571) 272-6082

SA,14/07

MONICA CARTER
SUPERVISORY PATENT EXAMINED